### YouTube Shorts Terms of Service

This YouTube Shorts Terms of Service ("Agreement") is made effective as of 07/29/24, by and between Danvsl LLC ("Coach"), and [Client Name] ("Client").

#### **RECITALS**

WHEREAS, the Coach possesses specialized skills and experience in e-commerce, particularly in aiding and assisting with growing a YouTube Shorts business;

AND WHEREAS, the Client seeks to engage the services of the Coach to help grow an online YouTube Shorts business by following the Coach's guidance and participating in the coaching program;

NOW, THEREFORE, for and in consideration of the mutual covenants contained herein, and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

## 1. SCOPE OF SERVICES

The Coach shall provide comprehensive YouTube coaching services, focusing on methods and strategies designed to help the Client grow their online business. These services include, but are not limited to, personalized coaching sessions, guidance on choosing a niche, creating viral content, optimizing the YouTube channel, and providing guidance specific to backend systems through course material, online video sessions, telephonic consultations, and digital communication via messaging platforms.

# 2. CLIENT COMMITMENTS AND STIPULATIONS

The Client agrees to fully engage in the coaching process and agrees to the following terms:

- a. Promptly complete all video and written assignments in the program within 3 weeks by marking course material as complete and notify the YouTube Portal private support chat upon completion so the Coach can provide the necessary tools for growth.
- b. Diligently complete 100% of the roadmap (action steps) within the timeframes noted on the roadmap to achieve success.
- c. Complete at least 90 days in the program.
- d. Message one of the client success coaches on day 45 within the program if unsatisfied, so the Coach can provide the necessary resources.
- e. Post a minimum of 100 (one hundred) videos within a period of 90 days on the Shorts channel from the effective date of this Agreement.

- f. In the event the Client cannot attend calls due to time zone differences or other reasons, the Client must watch all call recordings to be eligible for a potential refund.
- g. Every 30 days, for the first 2 months from the effective date, the Client must request a channel audit from the Coach via the private support chat, so the Coach can provide actionable feedback on how to increase channel views.

## 3. DELIVERABLES OF THE COACH

The Coach commits to delivering the following services:

- a. Comprehensive educational modules, including video lessons, written materials, and exercises designed to help grow the Client's YouTube Shorts channel.
- b. Regularly scheduled weekly coaching calls to provide direct support, answer questions, and facilitate participant discussions.
- c. Timely review and constructive feedback via personalized guidance and insights through telephonic or messaging communication.

## 4. NO CANCELLATION POLICY

The Client agrees to a strict no-cancellation policy. The Client must complete the commitments of the program and participate in the program for at least 90 days to be eligible for cancellation. Cancellation is only permissible after 60 days in cases of death, illness, or work leave, with notice and proof provided to the staff. In such cases, the refund will be prorated based on the amount of time spent in the program.

# 5. TERMINATION OF AGREEMENT

The Client is eligible for a 100% cash refund if they have not generated \$5,000 in a single month within 12 weeks of completing the program and after their channel has been live, provided all Client commitments outlined in Section 2 of the Agreement are met.

# **6. ENTIRE AGREEMENT**

This Agreement, including all Exhibits referenced herein, constitutes the entire agreement between the Parties concerning the subject matter hereof. This Agreement supersedes all prior negotiations, agreements, and understandings between the Parties, whether written or oral. No amendment, change, or modification of this Agreement shall be valid unless in writing and signed by both Parties.